

\*\*\*

Attorney for Plaintiff  
James Brian Wright, Reg. No. 05449-010  
P.O. Box 24550 USP Tucson  
Tucson, Arizona 85734-4550  
PRO SE

RECEIVED  
IN CLERK'S OFFICE

AUG 29 2011

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF TENNESSEE  
NASHVILLE, DIVISION

U.S. DISTRICT COURT  
MID. DIST. TENN.

\* \* \*

ORDER:

Motion granted.

James Brian Wright,  
Plaintiff,

)

)

vs.

) Case No.: 3:11-cv-00464

JES Extradition Services, LLC. et al.

) Judge Haynes

Defendant(s).

) (Fed. R. Civ. P. 26)

s/ John S. Bryant

U.S. Magistrate Judge

EX PARTE MOTION FOR LEAVE TO CONDUCT EXPEDITED  
DISCOVERY

\* RELIEF SOUGHT \*

Mr. James Brian Wright seeks leave of the court to conduct an Expedited Discovery in this case, for the purposes of identifying John Doe Defendants, location of those defendants; location of Sam Wright where Service of Process may issue pursuant to Fed. R. Civ. P. 4. And, for the Preservation and Production for Evidence in case for use for trial.

\* GROUND FOR RELIEF \*

The grounds for seeking expedited discovery are that:

1. This case involves multiple unidentified John Doe defendants, and defendant, Sam Wright, that of which can not be properly served pursuant to Federal Rules of Civil Procedure (4), without first having the identity of all John Doe defendants, their location, as well as the location of Sam Wright to serve process.

2. The main defendant, JES Extradition Services, LLC, has closed its company that was located at 132 Saint Andrews Dr. in Murfreesboro, Tennessee 37128. Evidence supporting the Plaintiff claims currently before this court could be lost, destroyed or damaged. If this evidence is not obtained immediately, it will be most impossible to obtain at a later time. This discovery is necessary to protect the Plaintiff's interests not only against the defendants, but also with respect to third party's.